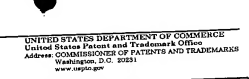


United States Patent and Trademark Office



		TOP TOP	ATTORNEY DOCKET NO.	CONFIRMATION NO.
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		9222
10/004,999	12/07/2001	George M. Vais	VAIG101	7222
7590 08/21/2002			EXAMINER	
FRANK J. DYKAS DYKAS & SHAVER, LLP			CHAMBERS, TROY	
P.O. BOX 877 BOISE, ID 83	3701-0877		ART UNIT	PAPER NUMBER
,			3641	
			DATE MAILED: 08/21/200	2

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicatio	n No.	SL
		, \	Applicantis)
	Office Action Summary	10/004,999	9 VAIS, GEOF	RGE M. 🎤
	,	Examiner	Art Unit	
	The MAILING DATE of this comm	Troy Cham	ibers 3641	
1	or Reply	iumcation appears on the	over sheet with the corresponden	ce address
after - If the	MAILING DATE OF THIS COMMU- misions of time may be available under the provisi SIX (6) MONTHS from the mailing date of this or experied for reply specified above is less than thirt operiod for reply is specified above, the maximum re to reply within the set or extended period for re- terly received by the Office later than three month and patent term adjustment. See 37 CFR 1.704(b)	ons of 37 CFR 1.136(a). In no event ommunication. y (30) days, a reply within the stafuton statutory period will apply and will apply apply and will apply app	t, however, may a reply be timely filed	I timely. this communication.
		•		
1)	Responsive to communication(s)	filed on		
2a)[]	This action is FINAL .	2b) This action is no	on-final	. •
	Since this application is in conditical closed in accordance with the praction of Claims	on for allowance except fo ctice under Ex parte Qua	or formal matters, prosecution as t vle, 1935 C.D. 11, 453 O.G. 213.	o the merits is
4)⊠ (Claim(s) <u>1-18</u> is/are pending in the	application		
4	a) Of the above claim(s) <u>4-8,11,12</u>	.14.15.17 and 18 is lore	tale and	•
5) 🗌 (Claim(s) is/are allowed.	trana to israre w	itindrawn from consideration.	
6) 🗌 (Claim(s) <u>1-3,9,10,13 and 16</u> is/are	rejectod		
7) 🗌 🔾	Claim(s) is/are objected to.	. :		
8) 🗌 C	claim(s) are subject to restri			·•
pplication	n Papers	ction and/or election requi	rement. •	
9)[] Th	e specification is objected to by th	o Evomidadi		
10) Th	e drawing(s) filed on is/are-	= Lxaminer:		
,	e drawing(s) filed on is/are:	a) accepted or b) obje	cted to by the Examiner.	•
11) The	Applicant may not request that any obj	ection to the drawing(s) be h	eld in abeyance. See 37 CFR 1.85(a). <i>* *</i>
		(VII IS: A) Lannro	رم ا ا ا ا ا ا ا ا ا ا ا ا ا ا ا ا ا ا ا	iner.
		lulled in tenty to this Office -	ction.	•
iority und	e oath or declaration is objected to	by the Examiner.		
12) A	er 35 U.S.C. §§ 119 and 120	• • • • • • • • • • • • • • • • • • • •		
IS)LI AC	knowledgment is made of a claim	for foreign priority under 3	5 U.S.C. § 119(a)-(d) or (f)	
	a) Gottic C) Notice Ot:		·	•
1.[ocuments have been rece	ived	
2.[Certified copies of the priority d	ocuments have been rece	eived in Application Ma	
3.[_ * See t	application from the leteral	the priority documents ha	ave been received in this National	.· Stage
4) 🗌 Ackn	a diamed Office action	IUL a list of the certified as	and a second of the second of	
a) 🗍	owledgment is made of a claim for The translation of the foreign lange	uomestic priority under 3	5 U.S.C. § 119(e) (to a provisional	application).
5) Ackn	The translation of the foreign languous owledgment is made of a claim for	lage provisional application	on has been received.	,
chment(s)	owledgment is made of a claim for	our estic priority under 3	ō U.S.C. §§ 120 and/or 121.	
J Notice of D	eferences Cited (PTO-892) raftsperson's Patent Drawing Review (PTO Disclosure Statement(s) (PTO-1449) Pape	-948) 4)	Interview Summary (PTO-413) Paper No(s Notice of Informal Patent Application (PTC	s)
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DETAILED ACTION

Election/Restrictions

1. Applicant's election without traverse of Claims 1, 2, 3, 9, 10, 13 and 16 in Paper No. 3 is acknowledged.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1, 2, 3 and 13 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent Design D285238 issued to Cellini. Cellini discloses a muzzle brake comprising a cylindrical body having a central bore, at least one opening having a longitudinal dimension greater than a lateral dimension, and, a plurality of gas holes linearly disposed along a longitudinal axis of the body.
- 4. Claims 1, 2, 3 and 13 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent No. 4967642 issued to Mihaita. Mihaita discloses a muzzle brake comprising a cylindrical body 200 having a central bore, at least one opening 212 having a longitudinal dimension greater than a lateral dimension, and; a plurality of gas holes 210 linearly disposed along a longitudinal axis of the body.

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Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 9, 10 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over either Cellini or Mihaita in view of U.S. Patent No. 5305677 issued to Kleinguenther. Cellini or Mihaita disclose a muzzle brake as described above. But, neither Cellini nor Mihaita discloses the at least one opening as claimed by the applicant. However, Kleinguenther discloses such an opening. Specifically, Kleinguenther discloses a muzzle brake comprising a cylindrical body of predetermined length having a plurality of exhaust ports 9 formed by the intersection of multiple radial holes (col. 3, II. 31-33 to col. 4, II. 1-4). At the time of the invention, one of ordinary skill in the art would have found it obvious to form a longitudinal slot with the intersection of multiple radial holes as disclosed by Kleinguenther. The suggestion/motivation for doing so would have been to form a slot by drilling as opposed to milling.

Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The patents to Cellini, Buss, Hull, Cyktich, Seberger, Dabrowski, Shapel, Lance, Bartolles, Mazzanti, Kristandt, Hillman, Tocco, Robyler, Leffel, A'Costa and Kholodovsky are cited as of interest to show similar muzzle brakes.

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8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Troy Chambers whose telephone number is (703) 308-5870. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael J. Carone, can be reached at (703) 306-4198.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 306-4177. The fax phone number for the organization where this application or proceeding is assigned is (703) 306-7687.

MICHAELA VANGRES
SUPERVISORY PATENT EXAMINER

16-C.